

Sec. 5. G. S. 106-99, as the same appears in the General Statutes of North Carolina, is hereby rewritten to read as follows:

"§ 106-99. Inspection Fee on Commercial Feeding Stuffs. Each and every manufacturer, importer, jobber, agent, seller, or distributor of any concentrated commercial feeding stuffs, as defined in this Article, shall pay to the Commissioner of Agriculture an inspection fee of twelve cents (12¢) per ton for each ton of such commercial feeding stuffs sold, offered or exposed for sale or distributed in this State. This shall apply to all commercial feeding stuffs furnished, supplied or used, for the growing or feeding under contract or agreement, of livestock, domestic animals and poultry, and shall also apply to any feeding stuffs which are produced by the purchase of grain or other materials and the grinding and mixing of same with concentrated commercial feeding stuffs being used as a supplement or base. The requirements of this Section, however, are subject to the following conditions:

(1) If the concentrated commercial feeding stuffs, used as a supplement or a base, has already been assessed under this Article and the inspection fee paid, then the amount paid shall be deducted from the gross amount of fee due on the total feeding stuffs produced.

(2) Only concentrates and so-called mineral feeds used in manufacturing customer formula feed shall be subject to the inspection fee as provided in this Article.

(3) Whenever any concentrated commercial feeding stuff is kept for sale in bulk, stored in bins or otherwise, the manufacturer, dealer, jobber, or importer keeping the same for sale shall keep on hand cards of proper size, upon which the statement required in § 106-93.1 is plainly printed; and if the feeding stuff is sold at retail in bulk, or if it is put up in packages belonging to the purchaser, the manufacturer, dealer, jobber, or importer shall furnish the purchaser with one of said cards upon which is or are printed the statement or statements described in this Section, except that 'customer formula feed' shall be labeled by invoice as follows:

The invoice, which is to accompany delivery and be supplied to the customer at the time of delivery, shall bear the following information:

1. Name and address of the manufacturer.

2. Name and address of the customer.

3. Date of sale.

4. The product name and brand, if any, and number of pounds of each registered commercial feed used in the mixture and the name and number of pounds of each other feed ingredient added; unless the invoice carries a code which identifies a formula on file with the manufacturer.

If a customer formula feed contains a non-nutritive substance which is used or intended for use in the diagnosis, cure mitigation, treatment or prevention of disease or which is intended to affect the structure or any function of the animal body, the invoice shall show the amount present, directions for use, and/or warnings against misuse of the feed.

(4) Manufacturers of registered feeds may apply for, and the Commissioner in his discretion may issue, numbered permits authorizing manufacturers of registered feeds to purchase commercial feeding stuffs, as